

REMARKS

The Examiner's non-final Office Action dated November 20, 2003 has been received and its contents carefully noted. Applicants respectfully submit that this response is timely filed and fully responsive to the Office Action.

Claims 1-4, 6 and 7 were pending in the present application, of which claims 1 and 6 are independent. Applicant respectfully contends that no issue of new matter is presented by the aforementioned amendment. Accordingly, claims 1-4, 6 and 7 remain pending, and are believed to be in condition for allowance.

Claims 1-4, 6 and 7 stand rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 4,888,630 to Paterson in view of Japanese Publication No. 11-054717A. In view of the foregoing amendments and comments provided below, Applicants respectfully traverse this rejection.

In accordance with the claimed invention as presently amended, the semiconductor device requires the combination of:

- (1) a memory circuit block (in which ferroelectric FETs are arranged), and
- (2) a control circuit block (in which MISFETs are arranged) for controlling the memory circuit block,
- (3) a logic circuit block (in which MISFETs are arranged), including a processor for transferring data to and from the memory block, with the memory circuit block, the control circuit block and the logic circuit block being provided on the same substrate. As discussed previously, this is advantageous since it allows the formation of a large-scale integrated circuit that is capable of maintaining an increased number of devices.

In contrast, Paterson discloses a memory cell where a ferroelectric FET and a MISFET are formed on the same substrate. Additionally, Japanese Publication No. 11-054717A, is employed in the Office Action, to illustrate the formation of a peripheral control circuit block containing additional MISFETS where the control block is arranged adjacent to the memory circuit block containing the ferroelectric FET.

Applicants respectfully submit that neither Paterson nor Japanese Publication No. 11-054717A teach or suggest a logic circuit block, in which the MISFET is arranged, including a processor for transferring data to and from the memory circuit block, as now recited in independent claim 1, or forming a logic circuit block, in which the MISFET is arranged,

including a processor for transferring data to and from the memory circuit block, as now recited in independent claim 6.

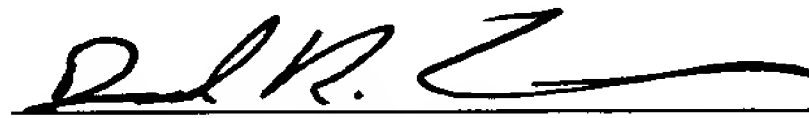
With regard to Paterson, as previously discussed, the path transistor 14 of Paterson is not in the control block of the device. Accordingly, Paterson does not include a logic circuit block, in which the MISFET is arranged, including a processor for transferring data to and from the memory circuit block.

Additionally, Japanese Publication No. 11-054717A discloses that a transistor, or the like, provided in a peripheral circuit area can be formed in a step of fabricating a memory cell (see paragraph [0037] and FIG. 15). However, the peripheral circuit corresponds to the control circuit. Thus, while a peripheral circuit is disclosed outside the area of a memory cell, there is no disclosure of a logic circuit block including a processor for transferring data to and from the memory circuit block, as now recited in independent claims 1 and 6.

Consequently, the teachings of Paterson and Japanese Publication No. 11-054717A do not teach or suggest all features of the presently claimed invention. In particular, Paterson and Japanese Publication No. 11-054717A do not disclose a logic circuit block in which the MISFET is arranged, including a processor for transferring data to and from the memory circuit block, as now recited in independent claim 1, or forming a logic circuit block in which the MISFET is arranged, including a processor for transferring data to and from the memory circuit block, as now recited in independent claim 6. Accordingly, reconsideration and withdrawal of the rejection is earnestly solicited.

Having responded to all rejections set forth in the outstanding non-final Office Action, it is submitted that the claims are now in condition for allowance. An early and favorable Notice of Allowance is respectfully solicited. In the event that the Examiner is of the opinion that a brief telephone or personal interview will facilitate allowance of one or more of the above claims, the Examiner is courteously requested to contact Applicants' undersigned representative.

Respectfully submitted,



Donald R. Studebaker
Registration No. 32,815

NIXON PEABODY LLP
401 Ninth Street, N.W.
Suite 900
Washington, D.C. 20004

DRS/BCO